

# Consumer Compliance Handbook

Division of Consumer and Community Affairs



Inquiries and comments relating to the contents of this handbook should be addressed to  
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# About this Handbook

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Since the late 1960s, Congress has enacted a number of consumer protection and civil rights laws directly related to the activities of financial institutions. Most transactions involving consumers and financial institutions are covered by these laws. The Board of Governors is responsible for administering and enforcing the laws for state-chartered banks that are members of the Federal Reserve System (state member banks)—and, with respect to some of the laws, for foreign banking organizations. Oversight of this area is assigned to the Board’s Division of Consumer and Community Affairs; direct supervision of individual institutions to determine their compliance with the laws, and the implementing regulations, is largely the responsibility of the Federal Reserve Banks, operating under delegated authority. Specially trained consumer compliance examination staff help carry out the Board’s consumer compliance supervision program.

## Intended Use

This *Consumer Compliance Handbook* provides Federal Reserve examiners (and other System compliance personnel) with background on the consumer compliance regulations and statutes covered by the Board’s consumer compliance supervision program and guidelines for conducting consumer compliance examinations. Others in the compliance profession may also find it useful.

The *Handbook* describes each regulation (or, if no regulation exists, the statute) and, for most of the regulations, provides examination objectives, examination procedures, and a detailed examination checklist. Although most of the regulations are discussed in some detail, the discussions are not intended as a substitute for the regulation (or the statute). For complete information, examiners should refer to the regulation itself, as well as the statute, official interpretations, and any related CA Letters issued by the Division of Consumer and Community Affairs.

The *Handbook* primarily concerns examinations of state member banks, but it also covers supervisory activities related to foreign banking offices. For simplicity, most discussions refer to “state member banks” (or just “banks”), even when they may apply to foreign banking offices. In addition, the material on risk-focused consumer compliance supervision, which is currently being revised, applies in part to the supervision of LCBOs (large

complex banking organizations), including those without a state member bank.<sup>1</sup>

## Contents

The first part of the *Handbook* covers aspects of the examination process in general; the remaining parts focus on individual regulations (or, in some cases, individual statutes):

- I. Risk-focused consumer compliance supervision, and procedures for conducting and reporting on examinations
- II. Deposit-related regulations and statutes
- III. Credit-related regulations and statutes
- IV. Other regulations, rules, policies, and statutes
- V. Federal fair lending regulations and statutes

Examinations related to the Community Reinvestment Act are covered in a separate volume.

## Relationship to FFIEC-Issued Material

The *Handbook* has been prepared specifically for Federal Reserve examiners. Some of the chapters concerning regulations or statutes for which the FFIEC has issued supervisory materials are adapted from FFIEC documents. The differences between the *Handbook* and FFIEC materials are not substantive and primarily involve formatting or other minor changes to increase consistency among individual *Handbook* chapters.

## Updates

Material in this *Handbook* is current as of January 2006. Informal updates will be provided to System staff through CA Letters, conference calls, and other means of internal communication, as circumstances dictate. Formal updates will be distributed at least annually.

## Questions

Questions and comments about this *Handbook* should be directed to the Manager, Reserve Bank Oversight, Division of Consumer and Community Affairs.

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1. The material on risk-focused consumer compliance supervision is not included in this edition of the *Handbook*.



# Consumer Compliance Handbook

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### About this Handbook

- I. Risk-Focused Consumer Compliance Supervision Framework
- II. Deposit-Related Regulations and Statutes
  - Regulation E (Electronic Fund Transfers)
  - Regulations Q and D (Interest on Demand Deposits/Reserve Requirements)
  - Regulation CC (Availability of Funds and Collection of Checks)
  - Regulation DD (Truth in Savings)
- III. Credit-Related Regulations and Statutes
  - Regulation C (Home Mortgage Disclosure)
  - Regulation H (Flood Insurance)
  - Regulation V (Fair Credit Reporting)
  - Regulation Z (Truth in Lending)
  - Fair Debt Collection Practices Act
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  - Homeownership Counseling
  - Real Estate Settlement Procedures Act
- IV. Other Regulations, Rules, Policies, and Statutes
  - Regulation G (Disclosure and Reporting of CRA-Related Agreements: CRA Sunshine Requirements)
  - Regulation H (Section 109 of the Riegle–Neal Interstate Banking and Branching Efficiency Act)
  - Regulation M (Consumer Leasing)
  - Regulation P (Privacy of Consumer Financial Information)
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- V. Federal Fair Lending Regulations and Statutes
  - Overview
  - Regulation B (Equal Credit Opportunity)
  - Fair Housing Act
  - Examination procedures
  - Appendix
  - Alternative Examination Approach for Low-Risk Banks